	WILLIAM R. TAMAYO #084965 (CA) MARCIA L. MITCHELL - #18122 (WA) DAVID F. OFFEN-BROWN – #063321 (CA) EQUAL EMPLOYMENT OPPORTUNITY COMMISSION San Francisco District Office 350 The Embarcadero, Suite 500 San Francisco, California 94105-1260		
3			
4			
5	Telephone: (415) 625-5652 Facsimile: (415) 625-5657		
6	David.Offen-Brown@eeoc.gov		
7	Attorneys for Plaintiff		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	U.S. EQUAL EMPLOYMENT	Case No. CV-11-04269 MEJ	
12	OPPORTUNITY COMMISSION,	STIPULATED REQUEST FOR ORDER	
13	Plaintiff,	CHANGING TIME OF THE CLOSE OF DISCOVERY ONLY; [PROPOSED]	
14	VS.	ORDER	
15	CRIME SCENE CLEANERS, INC.		
16	Respondent.		
17	Plaintiff EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC) and		
18	Defendant CRIME SCENE CLEANERS, INC. stipulate to the extension of only twenty days of		
19	only the discovery cutoff for this case. The EEOC continues to be unable to locate a key		
20	witness, Shawn Clark, the parties could use this extra time to attempt to resolve outstanding		
21	discovery disputes, and this extra time will facilitate settlement negotiations.		
22	The current discovery cut-off is August 31, 2012. See Docket 17. The parties request it		
23	be extended to September 20, 2012. The other case dates, which are set forth below, would be		
24	unchanged. There has been one previous Order changing time, Docket 17.		
25	CURRENT DATES		
26	Fact and Expert Discovery cut-off:	Aug. 31, 2012	
27	Deadline file Dispositive Motions:	Sept. 13, 2012	
28	Dispositive Motions Heard:	October 18, 2012	
	1		

Case 3:11-cv-04269-MEJ Document 24 Filed 08/06/12 Page 2 of 2

1	Counsel confer by:	January 2, 2013
2	Pretrial Stm. & MILs due:	January 15, 2013
3	MIL Opp. due:	January 22, 2013
4	Trial briefs, voir dire, jury instructions due:	Jan. 29, 2013
5	Pretrial Conference:	January 31, 2013
6	Final Pretrial Conference:	February 28, 2013
7	Trial (five days):	March 4, 2013
8	I, David F. Offen-Brown, declare under penalty of perjury that the EEOC has not located	
9	Shawn Clark despite diligent efforts to do so and certify that I have obtained the concurrence of	
10	Eric Angstadt, counsel for Defendant, in this Stipulation and that this Stipulation appear signed	
11	by him.	
12	DATED August 1, 2012	/s/ David F. Offen-Brown
13		Counsel for Plaintiff, EEOC
14	DATED August 1, 2012	/s/ Eric Angstadt
15		Counsel for Defendant,
16		Crime Scene Cleaners, Inc.
17		
18	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
19		
20	DATED: August 6, 2012	
21		Maria-Elena James
22		Chief United States Magistrate Judge
23		
24		
25		
26		
27		
28		
7		2